

CV 10-157

IN THE UNITED STATES
DISTRICT COURT
FOR THE DISTRICT
OF NEW MEXICO

FILED
U.S. DISTRICT COURT
DISTRICT OF NEW MEXICO
2010 FEB 23 AM 9:52
CLERK-LAS CRUCES

Barack Hussein Obama
Gen. Marder in Chief
President of the United States.
Defendant.

v.

David E. Henderson
9401 Stonehill Pkwy 121
El Paso, TX 79924
Plaintiff.

COMPLAINT FOR
INJUNCTIVE RELIEF

Plaintiff is a former
member of the US Army
Reserve 1968-1974 Active
Duty 1988-1989, and
was a United States

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Foreign Service Office -
from the US State
Department 1989-1991.

Plaintiff is demanding
Damages and Injunctive
Relief from the
Defendant for Persecution
of Duty, for his Duties
as Commander in Chief
of the US Armed Forces
and as the Chief
Executive of the US.

On December 8, 2009
Plaintiff traveled at
his own expense to
the US Army - VA

Hospital in Albuquerque,
New Mexico to
attempt to get a total
knee replacement. The
personal travel was
\$260 and Plaintiff
was not received any
per diem travel pay.

Plaintiff was given
an assignment for a
total knee replacement
in September 2007 in
the VA Hospital in
Albuquerque but the
operation was canceled
and all the compa-

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Record of the operation
was wiped out.

Plaintiff had needed
a total knee replacement
of his right knee for
four years and Dr.
Tava Colborn at
the VA Clinic in
El Paso, Texas has
refused to sign off
on the operation,
with the result that
Plaintiff has been
walking bone-on-bone
for 4 years and is
in acute pain.

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 Plaintiff demanded
 + that he be given a
 total knee replacement
 by a VA Facility
 as soon as possible,
 and that he be
 given reasonable
 Attorneys Fees
 under the Federal Tort
 Claims Act the FTCA
 and RICO.

Plaintiff demands attorney's fees.

Continue on ~~Enclosed copy~~

Page 6 ~~Deputy to the Honorable~~
~~John J. O'Connell~~
~~U.S. District Court~~
~~for the District of Columbia~~

On July 11, 2008
 Specialist Fourth Class
 James Whitaker and
 a Medical Team at
 William Beaumont
 Military Hospital
 W BWHC in El Paso
 Texas. attempted
 to EIT/ or seriously
 Monitor Defendant
 while he was in
 the emergency room
 at Beaumont Hospital
 after having been
 carried into the
 Hospital in a stretcher

from Dye Street
at 4 PM.

The 15 minute
to the scene used
20 Electronic
shocks applied
to the Right Cathod
Ptery at Plaintiff's
neck resulting in
screams of pain
heard all over
the Emergency
Room, according
to Dr. Peter Wines,
Plaintiff's Cardiologist
at the Veterans

Administration
in 21 Parts.

Plaintiff requests
tort Damages plus
travle RT & Damages,
plus trip to par. itive
Damages for the
~~the~~ Pain and Suffering.

On July 5, 2008
Plaintiff Demanded
300 million Dollars
for illegal wiretaps,
searches and seizures
in the appropriate
forum submitted to
Lt. General Keith B.

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Alexander, Director
at the National
Security Office.
Defendant General
has not responded
to the Federal
Court Claims or
Plaintiff Claims
re: Punitive
Damages and
treble ~~damages~~ re CO
Damages at
1.2 Billion Dollars.
On December 2009
Plaintiff Reported
300 million dollars

against the Central
 Intelligence Agency-
 CIA for illegal
 searches and seizures
 and trespasses and
 assaults and battery
 for CIA, et al
 and Contract Agents.
 No response has
 been replied or
 Plaintiff demands
 triple punitive
 damages, plus
 treble of CD
 damages and
 that the CIA Agents

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and official do
noted for Criminal
Prosecution.

On Aug 26, 1964
Plaintiff requested
a Retroactive Medical
Retirement from
the US State
Department's
Foreign Service
for medical problems
occurring while
serving overseas at
Foreign Service Posts
from 1959-1961. No
such Medical

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 Retirement has
 provided each day
 Plaintiff called
 11 times since 1984
 to 2008 so Plaintiff
 requests a Retractions
 medical Retirement
 at 80 per cent of
 his top salary,
 plus 10 per cent
 in the cost since 1984.
 Plaintiff Demands a
 Jury trial on all issues.
 For Damages Plaintiff
 Requests 3 billion
 dollars regular Damages,

Trebled By Punitive
 Damages, for 9
 Billion Dollars,
 Trebled By \pm 10
 for 27 Billion
 Dollars. total Damages,
 plus the Junctional Debt.
 Respectfully submitted,

David E. Henderson
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 E. Palo Alto, CA 94304
 E. Palo Alto, CA 94304
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